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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/765,813	01/19/2001	Jason F. Hunzinger	09752-098001	9207		
27572	27572 7590 07/30/2004			EXAMINER ·		
HARNESS,	DICKEY & PIERCE, P	PEREZ, AN	PEREZ, ANGELICA			
P.O. BOX 828 BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER		
,,			2684	_		
			DATE MAILED: 07/30/2004	7		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application	No.	Applicant(s)					
		09/765,813		HUNZINGER, JASON F.					
	Office Action Summary	Examiner		Art Unit					
		Angelica M.		2684					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status									
	Responsive to communication(s) filed on Ma	ay 7, 2004.							
•		nis action is non	-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)⊠	☑ Claim(s) <u>1-17</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
	☐ Claim(s) <u>1-17</u> is/are rejected.								
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are objected to.								
(8 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 100 € 10	Claim(s) are subject to restriction and	a/or election rec	quirement.						
	ion Papers	·							
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10))) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.03(a).								
11)[11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority :	under 35 U.S.C. §§ 119 and 120								
12)	Acknowledgment is made of a claim for forei ☐ All b)☐ Some * c)☐ None of:	ign priority und	er 35 U.S.C. § 119(a))-(d) or (f).					
·	 Certified copies of the priority docume Certified copies of the priority docume Copies of the certified copies of the priority application from the International Bure 	ents have been riority documen eau (PCT Rule	received in Application to have been receive 17.2(a)).	d in this National	Stage				
13)⊠ <i>/</i> s 3	See the attached detailed Office action for a li Acknowledgment is made of a claim for dome since a specific reference was included in the	estic priority und first sentence o	ler 35 U.S.C. § 119(e of the specification or) (to a provisiona in an Application					
 a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. 									
Attachmer									
2) 🔲 Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5	i)						

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1 and 9 and claims dependent claims 2-6 and 10-17 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors

Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology

Technical Amendments Act of 2002 do not apply when the reference is a U.S.

patent resulting directly or indirectly from an international application filed before

November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

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3. Claims 1-6, 9-13 and 17 are rejected under 35 U.S.C. 102(e) as being anticipated by Alperovich (Alperovich et al., Patent No. 6,119,014).

Regarding claim 1, Alperovich teaches of a method of defining contextual information comprising (column 3, lines 26-45): obtaining reference information (e.g., priority information, location and time; column 4, line 7-29); assigning an identifier tag to the reference information (where the identifier tags are "priority one", "priority two" and "priority three"; the reference information is "if the taxi driver must pick them up immediately", if the taxi driver has other fares to handle before the pick up time" and "if the taxi driver is to pick them up at his convenience or on the next day", respectively; column 4, lines 24-25); storing the reference information and the identifier tag (i.e. within the SIM or other kind of memory; column 4, lines 19-21 and 20-27); and using the identifier tag in place of the referenced information (column 4, lines 37-43; where the identifier tag, "priority one", is used instead of the referenced information, priority message 320 be displayed or all messages 320 or messages 320 listed first. See also, column 5, lines 27-30; e.g., "...having association information 470, instead of or in addition to a priority indicator 410...").

Regarding claim 2, Alperovich teaches all the limitations found in claim 1.

Also, Alperovich teaches of executing a program using the stored identifier tag

(columns 7 and 8, lines 51-67 and 1-10, respectively).

Regarding claim 3, Alperovich teaches all the limitations found in claim 1.

Alperovich further teaches of storing the reference information and the identifier tag in a mobile station (column 4, lines 17-20; e.g., "...store the SMS messages

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320 according to priority..."; where the correlated information of the message and priority are both stored for further usage).

Regarding claim 4, Alperovich teaches all the limitations found in claim 1.

Alperovich further teaches where defining a context tag is based on location data (column 5, lines 27-35).

Regarding claim 5, Alperovich teaches all the limitations found in claim 1.

Alperovich further teaches defining a context tag based on time frame data

(column 4, lines 60-61).

Regarding claim 6, Alperovich teaches all the limitations found in claim 1.

Alperovich further teaches of retrieving all context tags referred to within the program (column 7, lines 29-34).

Regarding claim 9, Alperovich teaches of a mobile station (figure 1, item 20) for use in a wireless communication system (figure 1) comprising: a memory (column 9, line 2) which stores a plurality of context tags (column 4, lines 59-65) each having an associated defining characteristic (column 4, lines 60-61); and a processor (column 9 and 10, lines 1-12 and 1-10, respectively) which executes programs using at least one of the context tags which meet current conditions instead of using the respective defining characteristic (column 4, lines 37-43 and column 5, lines 27-30; e.g., "...having association information 470, instead of or in addition to a priority indicator 410...").

Regarding claim 10, Alperovich teaches all the limitations found in claim 9. Furthermore, Alperovich teaches where the defining characteristics are location based (column 5, lines 27-35).

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Regarding claim 11, Alperovich teaches all the limitations found in claim 9. In addition, Alperovich teaches where the defining characteristics are time frame based (column 4, lines 60-61).

Regarding claim 12, Alperovich teaches all the limitations found in claim 9. In addition, Alperovich teaches where the programs are obtained from memory (column 9, lines 1-3).

Regarding claim 13, Alperovich teaches all the limitations found in claim 9.

Also, Alperovich teaches where the programs are obtained from the wireless web (column 6, line 46).

Regarding claim 17, Alperovich teaches all the limitations found in claim 9. Alperovich further teaches where the mobile station further comprises a receiver (column 1, lines 9-13; where it is inherent for mobiles terminals to comprise a receiver); and where the receiver for receiving a message comprising a context tag without defining characteristics (column 4, lines 37-43; where the identifier tag, "priority one", is used instead of the referenced information, priority message 320 be displayed or all messages 320 or messages 320 listed first. See also, column 5, lines 27-30; e.g., "...having association information 470, instead of or in addition to a priority indicator 410..."), the processor correlates the received context tag to associated defining characteristics and determines that the context tags meet current conditions based on the defining characteristics associated with the received context tag (column 4, lines 37-43 and column 5, lines 27-30; e.g., "...having association information 470, instead of or in addition to a priority indicator 410...").

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Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 7, 8, 14,15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Alperovich (Alperovich et al., Patent No. 6119014) in view of Amicangioli (Amicangioli, Anthony A., US Patent No. 6,535,509 B2).

Regarding claims 7 and 14, Alperovich teaches all the limitations found in claims 2 and 9.

Alperovich does not teach the method of storing the reference information and the identifier tag in a first location and executing the program in a second location, where the second location does not obtain the reference information in the network.

In related art concerning tagging in a network traffic server, Amicangioli teaches of storing the correlated reference information and identifier tag in a first location and executing the program in a second location, where the second location does not obtain the reference information (column 3, lines 28-31 and 42-47, respectively).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Alperovich's invention with Amicangioli's

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method for storing the correlated reference information and identifier tag in order to provide privacy to the mobile station carrier.

Regarding claim 8 and 15, Alperovich teaches all the limitations found in claims 2 and 15. Amicangioli further teaches where there is art that teaches the method where the first location informs the second location of a state of the identifier tag (column 3, lines 49-51).

Regarding claim 16, Alperovich teaches all the limitations found in claim 2.

Alperovich does not teach of storing the reference information and the identifier tag in a first location, of transmitting the identifier tag without the reference information from a second location, determining the reference information that correlates to the received identifier tag and executing the program in the first location upon detecting the reference information conditions where the second location does not obtain the reference information.

In related art concerning tagging in a network traffic server, Alperovich teaches of storing the reference information and the identifier tag in a first location (column 4, lines 17-20; e.g., "...store the SMS messages 320 according to priority..."; where the message and priority are both stored for further usage). Amicangioli teaches of transmitting the identifier tag without the reference information from a second location (column 3, lines 42-47; where the second processing unit sends the tag), determining the reference information that correlates to the received identifier tag (column 3, lines 28-29; where when the messages are received and tagged) and executing the program in the first location upon detecting the reference information conditions where the second

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location does not obtain the reference information (column 3, lines 42-47; where the second locations reads the tag only to determine the connection).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Alperovich's invention with Amicangioli's method for storing the correlated reference information and identifier tag in order to provide privacy to the mobile station carrier, as taught by Hunzinger.

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Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

Patent No.: 5,535,323; refers to a method and system for displaying context sensitive and application independent help information.

Patent No. 6,091,959 refers to wireless communication system for location-based message transmission.

Patent No. 5,471,518, refers to non-volatile data storage in radio telephones and the like.

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Patent No. US 6,272,457 B1, Refers to spatial assessment management system time-tags combining speech and location data.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Angelica Perez whose telephone number is 703-305-8730. The examiner can normally be reached on 7:30 a.m. - 4:00 p.m., Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and for After Final communications.

Information regarding Patent Application Information Retrieval (PAIR) system can be found at 866-217-9197 (toll-free).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 2600's customer service number is 703-306-0377.

NAY MAUNG SUPERVISORY PATENT EXAMINER

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Argetica Perez (Examiner)

July 19, 2004